1	HAGENS BERMAN SOBOL SHAPIRO LLP Steve W. Berman, Esq. (pro hac vice)							
2	steve@hbsslaw.com Stephanie A. Verdoia, Esq. (pro hac vice)							
3	stephaniev@hbsslaw.com 1301 Second Avenue, Suite 2000							
4	Seattle, WA 98101 Telephone: (206) 623-7292							
5	Facsimile: (206) 623-0594							
6	Rio S. Pierce, Esq. (pro hac vice) riop@hbsslaw.com							
7	Abby R .Wolf, Esq. (pro hac vice) abbyw@hbsslaw.com							
8	Hannah K. Song, Esq. (pro hac vice)							
9	hannahso@hbsslaw.com 715 Hearst Ave, Suite 300							
10	Berkeley, CA 94710 Telephone: (510) 725-3000 Facsimile: (510) 725-3001							
11								
12	PANISH SHEA BOYLE RAVIPUDI LLP Brian J. Panish, NV Bar No. 16123							
13	panish@psbr.law Rahul Ravipudi, NV Bar No. 14750 rravipudi@psbr.law Adam Ellis, NV Bar No. 14514							
14								
15	aellis@psbr.law Ian Samson, NV Bar No. 15089							
16	isamson@psbr.law 300 S. Fourth Street, Suite 710							
17	Las Vegas, NV 89101 Telephone: (702) 560-5520							
18	Counsel for Plaintiffs and the proposed class							
19		NETDICT COURT						
20	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA							
21	RICHARD GIBSON, and HERIBERTO	No. 2:23-CV-00140-MMD-DJA						
22	VALIENTE, Plaintiffs,	STIPULATION AND ORDER TO						
23	v.	EXTEND TIME TO RESPOND/REPLY TO DEFENDANTS' JOINT MOTION						
24	MGM RESORTS INTERNATIONAL,	TO DISMISS THE COMPLAINT AND MGM RESORTS INTERNATIONAL'S						
	CENDYN GROUP, LLC, THE RAINMAKER GROUP UNLIMITED, INC., CAESARS	SEPARATE MOTION TO DISMISS						
25	ENTERTAINMENT INC., TREASURE ISLAND, LLC, WYNN RESORTS	(FIRST REQUEST)						
26	HOLDINGS, LLC,							
27	Defendants.							
28								

STIPULATION & ORDER FOR EXTENSION No. 2:23-cv-00140-MMD-DJA

STIPULATION

Plaintiffs Richard Gibson and Heriberto Valiente ("Plaintiffs") and Defendants MGM Resorts International, Cendyn Group, LLC, The Rainmaker Group Unlimited, Inc., Caesars Entertainment Inc., Treasure Island, LLC, and Wynn Resorts Holdings, LLC (collectively "Defendants"), by and through their respective counsel, hereby stipulate and agree as follows:

- 1. On March 27, 2023, Defendants filed a Joint Motion to Dismiss the Complaint with Prejudice (ECF No. 91). The same day, Defendant MGM Resorts International filed a Separate Motion to Dismiss (ECF No. 92).
- 2. Plaintiffs' oppositions are currently due on April 10, 2023, with Defendants' reply briefs due on April 17, 2023.
- 3. Plaintiffs shall have up to and including May 11, 2023, to oppose Defendants' Joint Motion to Dismiss the Complaint with Prejudice (ECF No. 91) and MGM's Separate Motion to Dismiss (ECF No. 92).
- 4. Defendants shall have up to and including June 12, 2023, to file their reply memoranda.
- 5. This Stipulation and amended briefing schedule has been entered into by the parties given the complex nature of the motions before the court and as a professional courtesy to Plaintiffs, who previously agreed to a similar extension for Defendants to respond to the Complaint. Accordingly, good cause exists for the foregoing extension, which is not made for purposes of delay.

-1-

1	DATED: April 3, 2023	
2	/s/ Steve W. Berman	/s/ Nicholas J. Santoro
3	Steve W. Berman (pro hac vice)	Nicholas J. Santoro (NV Bar No. 0532)
,	Stephanie A. Verdoia (pro hac vice)	HOLLEY DRIGGS
4	HAGENS BERMAN SOBOL SHAPIRO LLP	300 S. 4th Street, Suite 1600
	1301 Second Avenue, Suite 2000	Las Vegas, NV 89101
5	Seattle, WA 98101	Tel.: (702) 791-0308 / Fax: (702) 791-1912
	T: (206) 623-7292	Email: nsantoro@nevadafirm.com
6	F: (206) 623-0594	<u> </u>
7	steve@hbsslaw.com	Arman Oruc (Pro Hac Vice)
<i>'</i>	stephaniev@hbsslaw.com	GOODWIN PROCTER LLP
8		1900 N Street, N.W.
	Rio S. Pierce (pro hac vice)	Washington, DC 20036-1612
9	Abby R. Wolf (pro hac vice)	Tel: (202) 346-4000 / Fax: (202) 346-4444
0	Hannah K. Song (pro hac vice)	Email: AOruc@goodwinlaw.com
"	HAGENS BERMAN SOBOL SHAPIRO LLP	
1	715 Hearst Avenue, Suite 300	Alicia Rubio-Spring (Pro Hac Vice)
	Berkeley, CA 94710	GOODWIN PROCTER LLP
2	T: (510) 725-3000	100 Northern Avenue
	F: (510) 725-3001	Boston, MA 02110
3	riop@hbsslaw.com	Tel.: (617) 570-1000 / Fax: (617) 523-1231
4	abbyw@hbsslaw.com	Email: ARubio-Spring@goodwinlaw.com
'	hannahso@hbsslaw.com	
5		Attorneys for Defendant The Rainmaker
	Rahul Ravipudi, NV Bar No. 14750	Group Unlimited, Inc.
16	Adam Ellis, NV Bar No. 14514	
7	Ian P. Samson, NV Bar No. 15089	
'	PANISH SHEA BOYLE RAVIPUDI LLP	/s/ Todd L. Bice
8	300 S. 4th Street, Suite 710	Todd L. Bice Emily A. Buchwald
	Las Vegas, NV 89101	Pisanelli Bice PLLC
9	T: (702) 560-5520	400 S. 7th Street, Suite 300
,,	F: (702) 975-2515	Las Vegas, NV 89101
20	rravipudi@psblaw.com	T: (702) 214-2100
21	aellis@psblaw.com	tlb@pisanellibice.com
	isamson@psblaw.com	eab@pisanellibice.com
22	D.: I D: 1 NIV D N. 16122	Bethany Kristovich (pro hac vice)
,	Brian J. Panish, NV Bar No. 16123	Kyle Mach (pro hac vice)
23	PANISH SHEA BOYLE RAVIPUDI LLP	Justin Raphael (pro hac vice)
24	11111 Santa Monica Blvd., Suite 700 Los Angeles, CA 90025	Munger, Tolles & Olson LLP
٠	T: (310) 477-1700	350 S. Grand Ave., 50th Floor
25	F: (310) 477-1700 F: (310) 477-1699	Los Angeles, CA 90071 T: (213) 683-9100
	panish@psbrlaw.com	bethany.kristovich@mto.com
26	pamon@poonaw.com	Kyle.mach@mto.com
27	Counsel for Plaintiffs and the	Justin.raphael@mto.com
- '	proposed class	Iuliana M. Vaa (nua kaassiaa)
28	P. op obew crass	Juliana M. Yee (<i>pro hac vice</i>) Munger Tolles & Olson I I P

560 Mission Street, 27th Floor 1 San Francisco, CA 94105 2 T: (415) 512-4000 Juliana.yee@mto.com 3 Counsel for Defendant MGM Resorts 4 International 5 /s/ Adam Hosmer-Henner 6 Adam Hosmer-Henner (NSBN 12779) Chelsea Latino (NSBN 14227) 7 Jane Susskind (NSBN 15099) McDonald Carano LLP 8 100 West Liberty Street, Tenth Floor Reno, Nevada 89501 9 T: (775) 788-2000 ahosmerhenner@mcdonaldcarano.com 10 clatino@mcdonaldcarano.com jsusskind@mcdonaldcarano.com 11 12 Boris Bershteyn (*pro hac vice*) Ken Schwartz (pro hac vice) 13 Michael Menitove (pro hac vice) Sam Auld (pro hac vice) 14 Skadden, Arps, Slate, Meagher & Flom LLP 15 One Manhattan West New York, New York 10001 16 T: (212) 735-3000 Boris.Bershteyn@skadden.com 17 Ken.Schwartz@skadden.com Michael.Menitove@skadden.com 18 Sam.Auld@skadden.com 19 Counsel for Defendant Caesars 20 Entertainment, Inc. 21 /s/ Sadik Huseny 22 Sadik Huseny (pro hac vice) Tim O'Mara (pro hac vice forthcoming) 23 Brendan A. McShane (pro hac vice) Latham & Watkins LLP 24 505 Montgomery Street, Suite 2000 San Francisco, CA 94111-6538 25 T: (415) 391-0600 F: (415) 395-8095 26 sadik.huseny@lw.com tim.o'mara@lw.com 27 brendan.mcshane@lw.com 28

1	Anna M. Rathbun (<i>pro hac vice</i>) Latham & Watkins LLP
2	555 Eleventh Street, NW, Suite 1000
3	Washington, DC 20004-1304 T: (202) 637-3381
4	F: (202) 637-2201 anna.rathbun@lw.com
5	J. Colby William (NSBN 5549)
6	Campbell & Williams 710 South Seventh Street
7	Las Vegas, NV 89101 T: (702) 382-5222
8	F: (702) 382-0540 jcw@cwlawlv.com
9	
	Counsel for Defendant Cendyn Group LLC
10	/a/ Datai al. I. Dailla
11	/s/ Patrick J. Reilly Patrick J. Reilly (Nevada Bar No. 6103)
12	Arthur A. Zorio (Nevada Bar No. 6547) Emily Garnett (<i>Pro Hac Vice</i>)
13	Eric D. Walther (Nevada Bar No. 13611)
14	BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600
	Las Vegas, NV 89106-4614 T: (702) 382-2101
15	F: (702) 382-8135
16	preilly@bhfs.com azorio@bhfs.com
17	egarnett@bhfs.com ewalther@bhfs.com
18	Counsel for Defendant Treasure Island, LLC
19	Counsel for Defendant Treasure Island, EDC
20	/s/ Mark C. Holscher
21	Mark C. Holscher Tammy A. Tsoumas
22	Leonara Cohen Kirkland & Ellis LLP
23	2049 Century Park East, Suite 3700 Los Angeles, CA 90067
24	T: (310) 552-4200
25	Mark.holscher@kirkland.com Tammy.tsoumas@kirkland.com Lena.cohen@kirkland.com
26	Matthew Solum
27	KIRKLAND & ELLIS LLP 601 Lexington Avenue
28	New York, NY 10022 T: (212) 446-4688

1	msolum@kirkland.com
2	Patrick G. Byrne Bradley Austin Snell & Wilmer
4	Hughes Center 3883 Howard Hughes Parkway, Suite 1100
5	Las Vegas, NV 89169 T: (702) 784-5201 pbyrne@swlaw.com
6	baustin@smlaw.com
7	Counsel for Defendant Wynn Resorts Holdings, LLC
8	
9	ODDED
10	ORDER IT IS SO ORDERED:
11	II IS SO/ORDERIOD:
12	UNITED STATES DISTRICT JUDGE
13	
14	DATED: _April 3, 2023
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	No. 2:23-CV-00140-MMD-DJA STIPULATION AND ORDER TO EXTEND TIME TO
27	RESPOND/REPLY TO DEFENDANTS' JOINT MOTION TO DISMISS THE COMPLAINT AND MGM RESORTS INTERNATIONAL'S SEPARATE MOTION TO DISMISS
28	

I	Caase22223e0v90011449MMMIDEDJAA Didacii	a mee nt 19 5 61	Hiti delc 1004/103822	3 Fragge 710 6 1 82
1				
2				
3				
4				
5				
6				
7				
8	UNITED STATES 1	DISTRICT	COURT	
9	DISTRICT (
10	RICHARD GIBSON, and HERIBERTO	No. 2:23	-CV-140-MMD	-DJA
11	VALIENTE, on behalf of themselves and others similarly situated,	[PROPO	OSED] ORDER	
12	Plaintiffs,			
13	V.			
14	 MGM RESORTS INTERNATIONAL,			
15	CENDYN GROUP, LLC, THE RAINMAKER			
16	GROUP UNLIMITED, INC., CAESARS ENTERTAINMENT INC., TREASURE			
17	ISLAND, LLC, WYNN RESORTS HOLDINGS, LLC,			
18	Defendants.			
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	[PROPOSED] ORDER Case No. 2:23-cv-00140-MMD-JDA		HAG	GENS BERMAN

1 THIS MATTER having come before the Court on the foregoing Stipulation of the parties. 2 Based on the foregoing Stipulation, the Court hereby ORDERS that: 3 1. Plaintiffs shall file their opposition to Defendants' Joint Motion to Dismiss the 4 Complaint with Prejudice (ECF No. 91) on or before May 11, 2023. 5 2. Plaintiffs shall file their opposition to MGM Resorts International's Separate 6 Motion to Dismiss (ECF No. 92) on or before May 11, 2023. 7 3. Defendants shall file their reply in support of their Joint Motion to Dismiss the 8 Complaint with Prejudice (ECF No. 91) on or before June 12, 2023. 9 4. MGM Resorts International shall file its reply in support of its Separate Motion to 10 Dismiss (ECF No. 92) on or before June 12, 2023. 11 12 **ORDER** 13 IT IS SO ORDERED: 14 UNITED STATES MAGISTRATE JUDGE 15 16 DATED: 17 18 19 20 21 22 23 24 25 26 27 28